

**IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION**

WILLIAMS )  
              )  
              )  
v.             )  
              )  
MONGER, et al. )     **CASE NO. 1:18-cv-00226**  
              )  
              )

---

**MOTION TO CONTINUE**

COME NOW the Defendants in the above styled action and request that the Court continue the hearing on the Motion for Default set for June 15, 2018 at 930 AM and shows the Court as follows:

1. Currently, Counsel for the Defendants has several matters scheduled for June 15, 2018. See EXHIBIT A. Typically, Defendants' Counsel could easily accommodate the various appearances, but due to the AILA Conference this week in San Francisco and summer vacations, Defendants' Counsel is short approximately six attorneys for June 15, 2018, and thus, unable to accommodate all of his scheduled appearances.
2. In addition, the parties have exchanged demand letters, and Defendants' Counsel is hopefully that this matter might be resolved without further litigation.

3. Accordingly, Defendants request that this matter be reset from the 15<sup>th</sup> to the Court's next available calendar.

Respectfully submitted this 13th day of June, 2018.

TAYLOR, LEE & ASSOCIATES, LLC.

/s/ Jerome Lee  
Jerome Lee, Esq.  
Counsel for Defendants  
Georgia Bar No. 443455

6855 Jimmy Carter Boulevard  
Building 2100, Suite 2150  
Norcross, Georgia 30071  
Telephone: (770) 650-7200  
Facsimile: (678) 735-4512  
Email: jerome@htlweb.com

**IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION**

**UNITED STATES OF AMERICA** )  
                                    )  
                                    )  
**v.**                               )  
                                    )   **CASE NO. 1:17-CR-00356**  
**OSCAR VALENCIA-ALVAREZ** )  
                                    )  
\_\_\_\_\_  
                                    )

**CERTIFICATE OF SERVICE**

I hereby certify that I have served a copy of the above and foregoing document upon Counsel for the Plaintiff via electronic delivery on the EM/CMF system.

Respectfully submitted this 13th day of June, 2018.

TAYLOR, LEE & ASSOCIATES, LLC.

/s/ Jerome Lee  
Jerome Lee, Esq.  
Counsel for Defendants  
Georgia Bar No. 443455

6855 Jimmy Carter Boulevard  
Building 2100, Suite 2150  
Norcross, Georgia 30071  
Telephone: (770) 650-7200  
Facsimile: (678) 735-4512  
Email: jerome@htlweb.com

**EXHIBIT A**

<b>Case Style</b>	<b>Case Number</b>	<b>Court and County</b>	<b>Judge</b>
State v. Bonilla-Bonilla	18-B-01010	Gwinnett Superior Court (CRIMINAL)	Batchelor
State v. Gomez-Ramirez	E02848364	Habersham County State Court (CRIMINAL)	Duty
State v. Del Castillo	17-ST-07744	Douglas State Court (CRIMINAL)	Duty
State v. Segovia-Espinoza	17-B-01010	Gwinnett Superior Court (CRIMINAL)	Davis
State v. Galindo-Rendon	17-B-00139	Gwinnett Superior Court (CRIMINAL)	Davis
In re Martinez-Cardenas		Individual Hearing Immigration Court	Cassidy
Williams v. Monger	1:18-cv-00226	Federal Court (CIVIL)	May